UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TENNESSEE AT CHATTANOOGA

RUSS	ELL CRANKSHAW)				
	Plaintiff,)				
v.)	No. 1	:11-cv-377		
CSX T	TRANSPORTATION, INC.)				
	Defendant.)	×			
VERDICT FORM						
(1)	Do you find from a preponderance of the evidence that Defendant CS TRANSPORTATION, INC. was negligent in a manner claimed by Plaintiff RUSSEI CRANKSHAW and that such negligence was a legal cause, in whole or in part, of dama to the Plaintiff? Yes No					
	[If you answered "yes" to gyou answered "no" to guestions.]					
(2)	Do you find from a preponderance of the evidence that Plaintiff RUSSELL CRANKSHAW was negligent and that his negligence was a legal cause of any of his damages?					
		Y	es	No		

[If you answered "yes" to Question (2), proceed to answer Questions (3) and (4). If you answered "no" to Question (2), proceed only to Question (4).]

(3)	Using 100% as the total combined fault, what percentage allocated to the parties?	ge of the total fault should be			
	Plaintiff RUSSELL CRANKSHAW	%			
	Defendant CSX TRANSPORTATION, INC.	%			
	Total	100%			
(4)	What total amount of damages do you find by a preponderabeen proven by Plaintiff RUSSELL CRANKSHAW?	nount of damages do you find by a preponderance of the evidence has by Plaintiff RUSSELL CRANKSHAW?			
	Physical Pain and Suffering (Past and Future) Mental or Emotional Pain and Suffering (Past and Future) Loss of Enjoyment of Life (Past and Future) Lost Wages	\$ \$ \$			
	TOTAL	\$			
	Foreperson Date	13-14			